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ONE MILE FROM AMHERST, VA. H. A. STRODE, (Math. Medalist, U. Va.) Princh pal, and instructor in Mathematics, W. ARCHER, M. A., Ph. B. (U. Va.), in charge of S. H. HENRY, Assistant Instructor in Latta and THIETEENTH SESSION WILL BROIN SEP-

TESTIMONIALS.

[From Professor George Frederick Holmes, U Va.]—"The Kenmore Academy is regarded a smong the best of the Virginia schools of high

From the same, later. — The success which Kenmore High School has achieved, and the presentation and granulage of its pupils who have encounted by the success of the pupils who have for the professional of the pupils and the professional of the pupils of the second of the public of the second of

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A REMEDY which which Dr. Doe Braham, Ablanta, established in a dysting its use, and condiderate which the Jose Braham, Ablanta, established in a dysting its use, and conditionate the last sead of the his family with the "unious satisfaction," and recommended. A REMEDY which the level. H. R. Johnson, near Marletta, Ga. says be has used in his family with the "unious satisfaction," and recommended it to three families. "who found it to be just what it is recommended."

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came within my knowledge with a few biles."

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Alia, says: "I am fully convinced that it is unrivalled for that class of diseases which it claims to cure."

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TWENTY THOUSAND STOLEN.

The Leather Manufacturers' Bank Rot

The Leather Manufacturers' Bank Rebbed by a Deputy Messenger.

The Heraid gives the following particulars of the robbery of the Leather Manufacturers' Bank: It became known in Wall street yesterday that another bank had, on Friday last, been robbed of \$20,000 by a trusted employe. For ten years John Mc-Mahon has been an engineer in the emp oy of the Leather Manufacturers' Bank, at No. 29 Wall street. In the summer time, while the clerks of the institution were away on vacation, McMahon was occasionally intrusted with more responsible duties. He was at such times looked upon as a messenger, and usually sent with the porter to the clearing-house to collect or pay balances. On Friday last the paying-teller made up a package of \$20,000 to send to the correspondent of the bank at Evansville. Ind. The porter was told to take it to the Adams Express office, but McMahon, without the knowledge of any one in the bank, obtained possession of the money and went out with the express-book. He returned in a little while with the money apparently receipted for by the express agen', and remained at work as usual until the bank closed. McMahon did not come to the bank on Saturday morning, but no suspicion was aroused until Monday, when it was ascertained that the money had never been received at the express office. Pinkerton's detectives were at once placed on the case.

The package taken by McMahon consisted of \$8,000 in new twenty-dollar notes just signed by the officers of the bank, and \$12,000 in currency of other national banks. The new bills were series A. B. C. D. and were numbered from No. 2,495 to No. 2,594.

The missing engineer is about twenty-nine very add and doze a No. 2 to The package taken by the content of the package taken by McMahon consistent of the packag

The missing engineer is about twenty-nine years old and rives at No. 356 Third street, Brooklyn, E. D., where he has a wife and four children. He was very well liked by his employers and was looked upon as perfectly trustworthy in every respect.

Mr. David S. Holden, cashier of the bank, said last night to a *Herald* reporter: "It has long been a rule with us that no money should be sent out of the bank except in should be sent out of the bank except in charge of two trusted persons. McMahon, however, took advantage of the absence of the regular porter, who is on his vacation, and getting this package in some sly manner, went out and hid it somewhere. His coming back with the bogus express recipt and remaining at work was a very shrewd device. He was not a bonded manufactured to the control of the cont shrewd device. He was not a bonded man—that is, no one stood security for him—but he could easily have found surety if it had been necessary. Still we never trusted him in the handling of money. He had collected coupons at different times, and we thought well enough of him to advance him to the position of messenger if the chance had offered. He was until recently a very domestic man, fond of his family, but lately, I understand, he have come home a little intoxicated at night, and my impression is that he may have had a word of reproof or two from his wife. This, I think, made him determine to leave her, and seeing how easy it would be to run off with the \$20,000, ne yleided to the sudden temptation and stole it. My imsudden temptation and stole it. My impression is that he is by this time in Canada. He certainly had plenty of time to get there, as his sbrowdness in returning from the express office gave him two days?

The reporter asked Mr. Holden if the less caused the bank any trouble.

"Why, no," he laughingly answered;
"only the aunoyance of the delay in get-

The next resistent of nine months begins SEPTEMBER II, 1884. Efficient tembers in every
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PANTOPS ACADEMY, been Charlottee of ANTOPS ACADEMY, been Charlottee and powers ago. He has, I am sorry to say, voile, vas for BONS and YOUNG MEN. Fully voile work would be an an and the Legis

him to swal.

"My husband has been in the employ of the bank for nine years. He had a responsible position. It can't be that he has an away with my money. I do not believe him capable of such an act. If he has done wrong he will never show me his face again. I sometimes think that he is dead.

A Bay View (N. J.) special of the 14th instant says: Among the visitors that ar-rived here yesterday was Daniel F. Warinstant ways: Among the visitors that arrived here yesterday was Daniel F. Waring, of Cancinnatt, and family. At noon to-day Mf. Waring, accompanied by his two sons, boys of the ages of sixteen and eighteen, robed themselves for a bath in the surf. For many minutes Mr. Waring amused the spectators on the beach by playing leapfrog with his sons. Then he broke away from his boys, and, running a distance down the shore in a game of "tag," jumped into the water and swam out. His two sons followed him, but as they could not swim, they only doundered about in the water, gayly laughing at their father. A moment or so later a cry was heard from Mr. Waring, and he was seen to throw up his hands and sink beneath the waters. Unable to render any and themselves, the two Waring boys hurried down the boach and called for help. It was ten minutes before a boat was seen to tink, but no trace of the man could be found. On the shore stood Mrs. Waring shricking while the altempt at rescue was being made, her two boys vainly trying to console her. Half an bour later the lifeless body was while the altempt at rescue was being made, her two boys vainly trying to console her. Half an hour later the lifeless body was dashed up by the breakers on the beach. Mr. Waring was a corpulent gentleman, weighing nearly two hundred pounds, and is said to be a retired merchant. He was fitted on the was supported by four ways old.

& exton's foundry, which has been going on for some time, took the form of a riot yesterday afternoon. At the corner of Hibbard and Des Plaines streets a pitched battle was fought between representatives of the union on the one side, and a number of non-union men or "scals" employed in the firm's foundry on Eric street. Disinterested spectators claim that the first shot was fired by the union men and say that in all about 75 or 100 shots were fired and numberless stones and other missiles thrown. The most of the shots were fired and numberless stones and other missiles thrown. The most of the shots were fired by non-union men, each of whom was armed with a 38 calibre revolver.

Henry Heck, a union monider, was shot through the heart and instantly killed, while a non-union man named Fred. H. Davis was shot in the knee and scriously crippled. A detachment of Pinkerton's men escorted the non-union men to a point near their boarding-place, and the trouble occurred after the officers had left them. The streets were crowded with on-lookers, and it is considered almost a miracle that more people were not injured. The inquest on the body of the man Heck was begun to-day, but not concluded. No collision occurred to-day.

Demand for the Rearrest of Casey the

Demand for the Rearrest of Casey and Informer.

DUBLIN, August 15.—The inquiry of the Lord Chanceller and the Attorney-General into the Casey-Philbin confessions tends to exonerate Crown-Solicitor Bolton and to confirm the doubts as to the truth of the cenfessions. Bolton demands the rearrest of Casey and Philbin until the close of the inquiry. Earl Spencer, Lord-Lieutenant of Ireland, is opposed to the reopening of the public examination.

In a recent attack of acute neuralgia, says Mrs. Mary K. Sheed, 1110 Maryland avenue, Washington, D. C., I was cured by St. Jacobs Oil, the great pain-reliever.

HAVE WE AN ELECTION LAW?

CONSIDERABLE DOUBT ABOUTIT.

Joint Committee of the Two Houses to Inquire—Pian of Legislation Adopted—New Business—Personal, &c., &c.

In the Senate yesterday Mr. Thurman introduced a resolution, in accordance with the action of the Democratic caucus, directing committees not to report any business except such as come within the following scope:

1, the passage of a law apportioning the State into electoral districts for presidential electors; 2, to the refunctment of the law dividing the State into congressional districts if the state into congressional districts in the question of the state into congressional districts in th

1, the passage of a law apportioning the State into electoral districts for presidential electors; 2, to the renactment of the law dividing the State into congressional disdividing the State into congressional districts, if desmed necessary; 3, the reenactment of the laws concerning election machinery as they existed prior to the session of 1882-4, if deemed necessary; 4, to such legislation touching the State debt and finances as may be necessary; 5, to the correction of such mistakes, clerical or typegraphical, as may exist in the acts of 1883-84; 6, to the amendment of any act of 1883-184 not political, which affects any county, city, or town, directly and not indirectly, or through any body corporate; 7, to such matters as may be recommended by the Executive; 8, to the election of by the Executive; 8, to the election of judges and the passage of such laws as may be necessary to fill vacancies in office; 9.

be necessary to fill vacancies in office; 9, to the recenaciment of a law for the recisesesment of the lands of the Commonwealth.

Mr. Grim (Republican) moved to strike out the 3d section, holding that the old etection law is in force, and that the Supreme Court could not make an unconstitutional law repeal a constitutional one.

Mr. Wickham thought the old taw in force, but as other gentlemen had some doubt about it, he saw no objection to reduce the second of the same force, but as other gentlemen had some doubt about it, he saw no objection to reenacting it. When that law comes back he would watch and see that there was no lota of change in it; and yet if it were a general session of the General Assembly he would, perhaps, prefer to recent the cleeteral-board law. He thought that the county courts ought to be relieved of election appointments. He had let it be known in advance of signing the call for this extra

in advance of signing the call for this extra session that he would not consent to any legislation of that sort.

Mr. Meredith insisted upon Mr. Grim Mr. Mercedith insisted upon Mr. Grun telling upon what authority he relied in saying that the old law remains in force. Mr. Mercedith thought it very doubtful. Mr. Grim said that he relied upon the opinion of the Supreme Court of Appeals. Mr. Gaines (Republican) said that he would vote for a bill to take the appoint-ment of election officers out of the hands of

ment of election officers out of the hands of county judges; but he wazted a non-partisan appointing power.

Mr. McCormick said that if the gentleman would vote for such a bill, he (Mr. McCormick) would prepare it.

Mr. Gaines said that he would, but the appointing power must be non-partisan.

Mr. McCormick said so it would be.

Mr. McCormick contended if the electoral-board bill was right last year it is right now, and he appealed to General Wickham to take that view of it. It accomplished just what General Wickham wished—it took from the county judges all political power. Looking at the call signed by two thirds of the members, and at the proclamation of the Governor, Mr. McCormick could not see where there was any limitation put upon the work of the General limitation put upon the work of the General Assembly at this session. Mr. McCormick thought it was a usurpation of power for the Supreme Court to undertake to put in force a law which had been utterly repealed by the General Assembly.

Mr. Wickham: To whom will you ap-

Mr. McCormick: To the law-making

ed to inquire and report as to the right and duty of the Senate so to amend its Journal as aforesaid.

[The preamble proposed to amend the Journal to show that two thirds did not vote to pass the bill over the Governor's

inquire and report what further legislation, if any, will be necessary in the event that said Journal be so amended to effectually provide for the just representation of this State in the Forty-ninth Congress of the

State in the Forty-ninth Congress of the United States.

The question being on agreeing to the preamble and resolutions, Mr. Thurman moved to strike out the preamble of the resolution of the Senator from Petersburg, and said: I do it upon the ground that there is no evidence of any kind before this body that there is any error in the Journal such as he proposes to correct, simply and only his own 'pse dizit; and not one iota of evidence does he offer to show the necessity of this correction. My opinion, and that of every senator with whom I have conferred is that the Journal is correct as it is, and that the statements contained in that preemble are not true. I move, therefore, to strike out the preamble.

amble.

Mr. Rogers's preamble was a long one, and to support his view he had read by the Clerk a case from the Illinois Reports.

clerk a case from the Hinnes Reports.

Mr. Edmunds submitted a resolution that Mr. Rogers appear before the Committee for Courts of Justice to enlighten them on the subject of his resolution. [Laughter.] Subsequently withdrawn.

Mr. Meredith, in a jocular way, inasmuch as he believed Mr. Rogers did not pretend to be a lawyer, attempted to assertain who had drawn the preamble and resolutions and furnished Mr. Rogers with the law on the subject. His efforts, however, were wholly unsuccessful.

Upon Mr. Thurman's motion to strike out the preamble as misstaing the facts, Mr. Grim called for the "ayes" and "nocs," and they were ordered. Mr. Wickham and all the Democrate voted "aye," and the Republicans voted "no." Mr. Callahan was not present. The result was announced—ayes, 22; nocs, 7.

Mr. Thurman now moved to lay the resolution on the table. Agreed to—ayes, 22; nocs, 9.

COMMITTEES-NORMAL SCHOOL.

Among bills reported from committees was Mr. Lovenstein's "to amend and re-enact section 7 of an act entitled an act for the establishment of a State Female Normal School, approved March 7, 1884." Subsequently Mr. Wickham asked inasmuch as the bill votes away a large amount of money—\$10,000 per annum—that it be referred to the Committee on Finance, and it was so ordered. it was so ordered.

INTERCHANGE OF BOXDS. Mr. Wickham, from the Committee on Finance, reported, with an amendment, his bill allowing the interchange of coupons and consol bills. The amendment requires a fee of fifty cents for each bond issued. JUDGESHIPS.

Mr. Heaton offered a resolution calling upon the Governor for information conorning vacancies in judgeships.

Mr. Wickham said that he had reason to believe that the Governor would of his own motion very soon send in the information.

Mr. Hurt (Mr. Lovenstein in the chair) said that the private secretary of the Gov-ernor had informed him that the informa-tion would be sent in in the course of the

cancies do exist, and yet the Governor had cancies do exist, and yet the Governor had said he saw no necessity for this session. Mr. Heaton wished to dispose of the business of this special session and adjourn. He confessed, humorously, that he was not on terms of sufficient intimacy, politically, with the Governor to know what his (the Governor's) intentions are.

The resolution was passed by.

Later (at 1:20) Mr. Heaton's resolution was taken up and passed.

Mr. McCormick offered a joint resolution for the appointment of a special joint committee, to which shall be referred the question of whether there is now in force in this State any election law, and if in their judgment there is none, said committee will report by bill or otherwise. The resolutions are second as the total content of the House. lution was agreed to and sent to the House.

PRESENTED AND REFERRED.

By Mr. Fletcher; A bill to allow the

CONTINUED.

On motion of Mr. McConnick, Mr. Hurt. President pro tem., and the other officers of this body, were continued for the special session. The next business was Mr. Keezell's bill to authorize the District School Boards in the county of Rockingham to use dis-trict school funds for the payment of

tembers.
It was introduced and favorably reported before the adoption of the caucus rules.
It. Wickham asked if the bill came within the scope of the rules adopted. He had no objection to the bill; all that he desired was that there should not be an entering wedge for general legislation.

Ar. Keezell made a strong appeal for the passage of the bill; however, it was passed. pasage of the bill; however, it was passed by for the present.

PERSONAL. On motion of Mr. Keezell, indefinite lexe of absence was granted Mr. Wing-fied on account of his health.

PASSED. Senate bill (Mr. Berry's) authorizing a special election for treasurer of Amberst county.

House of Delegates.

Stite was deposited in the Planters and Mechanics Bank of Petersburg, and if so, whether the amount so deposited is now available to the State, and if not, why? aviilable to the State, and if not, why?

If r. Hubbard asked to have the resolution read again, and the Clerk did so.

Mr. Green asked for the same thing, and the Clerk read the resolution a third time.

BLACK SCRIP. Mr. Kelly, of Washington, offered the following, which was passed: That the Board of Sinking Fund Commissioners be requested to furnish the House forthwith whether they have funded any interest known as black serip, and if so, how much, and by what authority and by whom the same was funded.

PRODUCTION

appointed to burn certain bonds, reported that his committee had discharged its duty faithfully, and that they had kindled a gennine bond-are. Steaker Stuart (Mr. Graves in the chair) officied the following, which was passed under a suspension of the rules:

If ame resolution as that offered in the Sente relating to the business of the session.]

DISABLED SOLDIERS. In response to the resolution of inquiry

207, making a total of 1839 allowed. sum to be paid each applicant is \$60, and the sum appropriated to pay the same \$60, 600, thus providing for 1,000 applicants, There remains, therefore, unprovided for: Claimants in Class No. 1, 632; claimants in Class No. 2, 207—total unprovided for, 830. The report was received.

COLONEL GIBSON EXPLAINS. Colonel Gibson Exclains.

Colonel Catlett Gibson made a personal explanation, which was so full of wit, so genuine in its humor, and so original, that it provoked roars of laughter.

Mr. Duff Green replied to Mr. Gibson, and his remarks were also greeted with west should be supported and annuance.

House bill No. 1 was taken up and discussed, and on motion of Mr. Graves, was postponed until to-day. The Senate bul, which is identical, went upon the calendar. Mr. McCormick announced the passage by the Senate of a joint resolution ap-pointing a committee of three from the Senate and five from the House to examine

shall be taken as the date of xenange of the several classes of bonds and evidences of indebtedness specified in this act and in the act of which it is amendatory; pro-vided that no coupon bond shall be funded under this act, unless all past-due coupons belonging to said bond, or other coupons of corresponding amounts, dates, and class

belonging to said bond, or other coupons of corresponding amounts, dates, and class accruing since the 1st day of July, 1882, be surrendered therewith, nor shall any registered bond be funded under this act, unless all interest accruing since the 1st day of July, 1882, be surrendered therewith."

The amendment was agreed to and the bill passed to its third reading, after which the rules were suspended and the bill passed unanimously.

the 1st of July, 1882, as the time of exchange and the date to which the principal of the debt was to be calculated and ascertained. He said it was indeed fortunate for Virginia that this extra session of the General Assembly had been called; that there were, in round numbers, about \$2,400,000 of coupons which had matured between the 1st of July, 1882, and the 1st of July, 1882, and without the passage of the pending bill, every one of these compons could be funded dollar for dollar, and the principal of our indebtedness increased nearly \$2,500,000; that by examination at the Second Auditor's office he found that on Wednesday, the day following the decision, \$100,000 had been tendered, and that up to 10 o'clock to-day \$12,000 had been tendered, and that up to 10 o'clock to-day \$12,000 had been tendered, and that up to 10 o'clock to-day \$12,000 had been tendered. He said the present bill would prevent this capitalization of interest and fix the first of July, 1882, as the date of exchange, which was liked been tendered. He said the present bill would prevent this capitalization of interest and fix the first of July, 1882, as the date of exchange, which was liked been tendered. He said the present bill would prevent this capitalization of interest and fix the first of July, 1882, as the date of exchange, which was liked been tendered. He said the present bill would prevent this capitalization of interest and fix the first of July, 1882, as the date of exchange, which was liked been tendered to thirty days in decision, and the principal of our indebtedness over two millions of dollars.

After this, all objection was withdrawn. Mr. Anderson, of Rockbridge, warmly and vigorously advocated immediate activity and vigorously advocated immediate activities and the principal of the defendants the case was continued till the 22d of August.

tion, as a matter of right to the State and | justice to other creditors. INTRODUCED AND REPERRED.

By Mr. Gose: Bill to amend and redu-act sections 4, 8, and 7 of chapter 156 of the Acts of the General Assembly of 1883-84, in regard to the working of roads

By Mr. Cardwell: Bill to amend section 13 of an act approved March 15, 1884, in relation to the tax on deeds.

By Mr. S. P. Mustard: Bill for the relief of John W. Richardson, treasurer of By Mr. Ryan: Joint resolution to file a vacancy in the Board of School Commissioners of the county of Loudoun.

By S. P. Mustard: Bill to authorize the

voters of Smyth county to ratify the action of the Board of Supervisors in said county in donating lands for another lumatic asy-

DID NOT SHOW UP SO WELL.

The Virginias Sustain a Bad Defeat at the

[Special telegram to the Dispatch.]

The following is the score in detal:

DROOKLYNS.

Other Games. (By telegraph to the Dispatch.)
Providence: Providence, 3; Clevelands,

New York: New Yorks, 1; Bostons, 3. Pittsburgh: Alleghenys, 5; Baltimores, Cincinnati: Cincinnatis, 4; Louisvilles.

Toledo: Teledos, 7; Indianapolis, 5. Boston: Boston (Unions), 4; Nationals, 3. Wilmington: Wilmingtons, 5; Metropolitans, 8. Trenton: Trentons 23; Allentowns, 7.

St. Louis; St. Louis (Unions), 6; Chi-

Attorney-General Blair reached the city esterday.

He states that the amount involved in the

of the United States Supreme Court for a writ of supersedeas.
Judges Fauntieroy and Lacy returned to this city yesterday from Wytheville, where the Court of Appeals has been stiting.
In the Scate yesterday General Newterry introduced a bill—which he will push to the atmost of his ability—capperplating \$55,000 to commence the building of the Southwestern Asylum.
Congressman Hooper, who is seeking remoniprion in the Fourth district without

day.

Rev. Dr. James Nelson, of Farmyille, is
in the city as the official representative of
the Town to ancil of Farmyille in the matter of the State Normal School, now pend-

ter of the State Normal School, now pending in the Legislature. Dr. Nelson accepted this trust at the earnest solicitation of the citizens of Farmville.

A gold watch was stolen from Archie Scott, the colored member of the Legislature from Nottoway and Amelia counties. Thursday night while he was endeavoring to get in the Therate to see the ministrels. to get into the Theatre to see the minstrels.
The watch was a double-case one, and valued at \$100.

The Water Committee of the City Council have ordered a connection to be made which will enable the pumps at the Three-

Yesterday in the Catholic Church the Festival of the Assumption of the Blessed Virgin was observed with due solemnity. At 8t, Peter's Cathedral Very Rev. Father Van De Vyver celebrated solemn High Mass, Mr. Tabb and Rev. Father Tierray acting as deacon and sub-deacon. Right

REPUBLICANS IN CAUCUS.

Move to Consellidate Their Two Electoral

Tickets-Mahoue Sulies.

A caucus of the Republican members of the General Assembly was held yesterday evening to canyass the question of securing a united vote of the party in this State for Blaine and Logan. By special invitation extended by Lieutenant-Governor Lewis and others. General Wickham and Mr. Callahan were present, and were recipients of considerable attention.

Senators Grim. Turner, and Barham, and Delegate Harris and others made remarks expressing their desire to see in the field an electoral ticket which can be voted for by all Republicans, and they wished Messrs.

of the Board of Supervisors in said county in donating lands for another lunatic asylum.

By Mr. Trigg: Bill to incorporate the Southwest Virginia Institute.

By Mr. Wilkins: Bill to authorize the receivers in the case of the Holmes Presbyterian church (Northampton county) w. the New York, Philadelphia and Norfolk Raiiroad Company to pay money to the trustees of said church.

By Mr. Wescott: coint resolution authorizing the Governor of Virginia to pay George H. Bogwell for services rendered in establishing boundary lines between Virginia and Maryland.

By Mr. Smith: Bill to provide for the examination of persons applying for license to teach in the public free schools.

Adjourned. General Wickham said that he was a Re-

Mahone. General Wickham's ultimatum was a new ticket composed of equal numbers of the two wings of the party. Both Senator Turner and Delezate Hubard offered to withdraw in the interest

fear of a new election law-which Wick-ham might consent to—is a more powerful motor than either desire to consolidate the

in the caucus until their views were thor-oughly understood, then they left; after which a resolution was offered by Senator which a resolution was offered by Senator Turner, of Norfolk, that a committee be appointed to see what can be done towards effecting a reconciliation.

That committee, consisting of Messrs, Turner, Green, Grim, and Harris, waited on General Mabone last evening and made an appointment for a full interview this

WESTERN LUNATIC ASYLUM.

Among the bills introduced at this ses-tion of the General Assembly is one by Mr. sion of the General Assembly is one by Mr. Opic, of Augusta, appropriating some \$17,000 to defray the current expenses of the Western Lunatic Asymm for the fiscal year ending September 30, 1884. Dr. A. M. Fauntieroy, the superintendent of the asymm, in advocating the bill before the committee yesterday, stated that of the \$90,000 appropristed by the last General Assembly for the fiscal year commencing October 1, 1883, and ending September 30, 1884, \$74,000 had been expended by the Collifion administration in the six and a half months of the fiscal year during which they had control. In addition to this they spent \$10,398 of money derived from pay patients; making the average expenditure per month, \$13,094,56—leaving only money enough for the remaining five and a half months to furnish a monthly average of \$4,485.

Church Dedication at Columbia To-

Morrow. The new church recently erected at Columbia, in Fluvanna county, will be dedi-cated to-morrow morning with the solemn and impressive coremonics incident to such occasions in the Catholic Church. Right
Rev, Bishop Keane will be the oileinting
prelate, and he will be assisted by elergymen from this city and Baltimore. A
special train bearing the Catholic societies of Richmond and a large
number of other excursionists will
leave on the Richmond and Allegheny railroad at 7 A. M. for Cotumbist. A special
mass will be celebrated at 6 A. M. for the
hemefit of those proposing to attend the
dedication, and immediately thereafter the
societies, with banners and regalia, under
charge of Chicf-Marshal John Marphy and
his assistants, will form in line and proceed
to the depot.

o the depot.

Members of the Catholic Benedicial Society are notified by President John M. Hugglus to meet in the basement of the many country process.

Accident to Judge Joseph Christian. Thursday night at 10 o'clock ex-Judge Joseph Christian, a member of the House of Delegates from this city, met with an accident at his residence. No. 917 east Leigh street. He was standing on the frontinorch steps with his family, and in reaching back to let bis hand rest on the countrat the head of the steps fell into the area—a distance of some twelve foot. umn at the head of the steps fell into
the area—a distance of some twelve feet.
Mr, William Ellyson, attorney at law, who
was fortunately present at the thac, a cured
assistance and carried the Judge into the
house and procured surgical attendance.
While the Judge was painfully bruised,
and for a time unconscious, there was no
scrious injury received beyond fracturing
the right collar-hone. That was set yesterday merring, and the doctof hopes that
the Judge will be out before very long.

Mr. J. J. Hopkins, of this city, received a telegram yesterday morning announcing the sudden death of his son, Joseph Haythe sudden death of his son, Joseph Hay-ward Hopkins, who had recently gone to Denville, Va., to accept a situation in the drugstore of P. R. Jones. His parents had had no intimation of his sickness, and the sad intelligence was a severe shock to them. Young Hoj kins was in his twen-tleth year, and was highly esteemed here and in Gordonsville, where he had lived

Numbering the Streets.

To the Editor of the Dispatch: Apropos of numbering the streets and houses, why retain the perplexing distinc-tion of "east," "west," north," and "south," involving the duplication of every number? Only a day or two ago I Festival of the Assumption of the Biessed Virgin was observed with due solemnity. At St. Peter's Cathedral Very Rev. Father Van De Vyver celebrated solemn High Mass, Mr. Tabb and Rev. Father Tierney acting as deacon and sub-deacon. Right Rev. Bishop Keane, who has just returned from a vacation trip, delivered an eloquent and exceedingly interesting discourse appropriate to the day.

Police Court.

The following cases were disposed of yesterday:

Emmett Jenkins was fined 820 for being drunk and disorderly and resisting the police.

J. E. Burke, drunk. Fined \$2.50 and

Hollywood) and number the avenues north-ward ad infinitium. Having made this ar-rangement, would it be possible for an or-dinarily intelligent person to avoid finding a house, the street or avenue and number of it being known? Where short avenues, such as Bank; Capitol, Catharine, &c., occur, give them the proper number by adding "Half" to the number of the avenue south of it.

How is This for Grammar? To the Editor of the Dispatch :

The Legislature last winter passed a law authorizing the sale of certain public property (Acts, chapter 353°, from the second section of which I quote enough for my purpose, without doing any violence to the remainder of the section:

"2. The said lots of land to be sold separately, and shall be sub-divided for sale into such parcels as in their judgment my produce the largest amount to the State," &c.

dc.

Does not this language, grammatically construed, imply that these lots possess considerable intelligence, and are empowered with extraordinary authority? If so, we would advise our legislators to make baste slowly, and encourage the public schools.

E, C,

Eate Weather Report.

(Special belgram to the Dispatch.)

WASHINGTON, D. C., August 16—1:30 A.

M — For the Middle Atlantic States, slightly warmer, generally fair weather, and light, variable winds.

For the South Atlantic States, slightly warmer, fair weather, north to east winds, fresh and brisk along the North Carolina coast.

THE WEATHER VESTERDAY Was clear and warmer than for several days post.
THERMOMETER YESTERDAY: 6 A. M. 72;
9 A. M. 78; noon. 88; 3 P. M., 90; 6 P. M., 85; midnight, 73.
Mean temperature, 81.

The Parker House, Boston,

The Parker House, Boston, has passed into the management of Messrs, Beckman & Punchard, who are fully competent to carry on the enterprise they have undertaken, and bring to it years of experience gained from their association with the late proprietor. Mr. Joseph II. Beckman has for thirteen years been connected with the Parker House, where he proved so efficient that upon the retirement of his predecessor he was placed in full charge of the catering and stores department, which position he held up to and during his copartnership with Mr. Harvey D. Parker, Mr. Edward O. Punchard entered the hotel a few years later, and on the death of Mr. Mills enlarged bis knowledge of the business by also taking a position in the steward's department. About three years since both gentlemen were given an interest in the hotel as partners. Young, energetic, and pushing, theroughly conversant getic, and pushing, theroughly conversant with the hotel business down to its minutest details, with the courtesy and enminutest details, with the courtesy and enterprise of men who mean to succeed,
there is no danger that under their management the house will not only fully enlow,
but will increase, the high reputation it
has gained. The new extension is being
rapidly pushed to completion, and when
this hed the Parker House will be one of
the largest as well as one of the finest hotels
on either continent.

Absolutely Pure Spices,

whole and ground, for pickling and pre-serving, at Robins's drugstore, 523 north Second street, between Clay and Leugh, and no higher in price than much of the trush sold in many places under the name of spices. We also take pleasure in saying you can get the best medicines, in large or small quantities, put up in the best man-ner, at very moderate prices. Try him, Twenty-right years' experience. Twenty-eight years' experience.

The agent for the Hardin Hand-Grenade is in town, and will give an exhibition in a few days. Wait and see it before pur-chasing.

Messrs. Taliaferro & Co. sold on yester-day for A. M. Baker, Jr., of Louisa county, nine packages of sun-cured tobacco at the following prices: Two packages at \$49, one package at \$30, one package at \$30, one package at \$11.25, one package at \$11, one package at \$11.25, ings at \$8.50 This tobacco was made by the National Tobacco Fertilizer, which was sold by Travers, Suend & Co., of this city. The buyers pronounce this the finest crop of the scason.

In the absence of suitable materials or the tim

to prepare it, people often go without a dressing for salads. Buy DURKEE's DRESSING, and you will never trouble vourself to make mother.

AUGRON SALAN CHIS DAY

MEETINGS. MEMBERS OF THE CATHOLIC BENEFICIAL SOCIETY will meet prompt-ized the hour designated by the marshal SUA-DAY MORKING in the basemout of the Cathe-dral, with regalla and white gloves. The backets ordered for this occasion failed to arrive, an 16-11* JOHNAM, HIGGINS, President.

THERE WILL BE A GRAND HALLMINATION NATURAL BRIDGE AND GROUNDS, OPEN-AIR CONCERT

EVERY SATURDAY NIGHT E. G. PEYTON. at 7-104 Mauager Natural Bridge Hotels.

MONDAY MOONLIGHTS. STEAMER ARIEL.
EVERY MONDAY NIGHT.
Lenve 7:50 P. M. Return 10:30 P. M.

Perfect order. No improper persons allowed ARE: ADULTS, 50 CENTS; CHILDREN, 25 CENTS VIBGINIA STEAMBOAT COMPANY. RICHMOND AND ALLEGHANY

PARE, \$5 ROUND TRIP. Tickets good to return mull August 90th Grand illumination of Bridge Paterday night. This will afford a splendid opportunity of spending a work in the monatolus SPECIAL RATES AT HOTEL.

SATURDAY, AUGUST 100.

REGULAR WEEKLY MOONLIGHT REGULAR WEEKLY MOUNTIGHT
TO ASHLAND PARK.

Train leaves Fiba at 8 o'check sharp. No im
proper characters allowed. No liquor sold o
train or grounds. Gentleman and two laddes, 21
single tirket, 50c.; children, 25c. Tickets sol
only on train.

CIAGES for sale low.
PAINTING AND REPAIRING a specialty

Handsome and spacious buildings of brick and stone, standing in 150 acres of and, beautifully stuated in a most beathy and prominent locality on the basks of the river Thanes. Four boug by rail from Niagra Falls and Dotroit, on a through route between Last and West. The aim of the founder of this tolige is no five the history of the founder of this tolige is now to the history in the lectual and practically useful education. The whole system is based upon the assumest PRCF TESTANT principles as the only basis for the right formation to language spoken in the College. MESIC A SPECIALTY, under the directorship of the clebrated Abb Liest, and graduate of Leipsic Conservatoire, etc., etc. PAINTING A SPECIALTY, under the directorship of the clebrated Abb Liest, and graduate of Leipsic Conservatoire, etc., etc. PAINTING A SPECIALTY, under the directorship of J. E. SPAYY, artist, of European School of Art.

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SUFFOLK FEMALE INSTITUTE,

STRUCK RESORTS.

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THE REST SUMMER RESORT IN THE OLD
DOOL SEA DECERS.—RELIEF FROM HAY-PEVER.

LEXINGTON, VA.
LEXINGTON, VA.

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PROFESSIONAL ; JAMES M. DONNAN, ATTORNEY AT LAW AND NOTARY PUBLIC,

Next term opens SEPTEMBER 15TH. an 2-5a4t Beard and literary Inition, \$160 per scholastic

RICHMOND SEMINARY.
NO. 3 EAST GRACE STREET,

care of members of the Beligious Sories, note Thirty minutes from Broad-sirved FILL COLLEGE COLESSES. Classical, Sc. and Liberary. Also, a PREPARATORY L. Location measurement for healtful-dates are grounds; now and control between

BRINTON HOUSE, ASHLAND, VA.

ST. JOSEPH'S CHURCH DEDICA-

for the article with Baron Liebly's guasante

avenue London, England. my 17-Sa52t

for the States of Massachusetts, New York, Penn-sylvania, Maryland, West Vhylinia olto, Indi-ana, Hilmos, North Carolina, South Carolina, Georgia, Levisiana, and Texas. Office! Room 97, Suctor Building, Richmond, Va. Collections in

it has a capital of \$600,000 and a surplus of

fifty-four years old. A Chicago telegram of Thursday, says: The strike of the iron moulders at Cribben & Sexton's foundry, which has been going on for some time, took the form of a riot

Confidence in the Government. Panis, August 15.—The Chamber of Deputies to-night, by a vote of 173 to 50, passed resolutions expressing confidence in the Government for its firmness in caus-ing the Tien-Tsin treaty to be respected.

Colonel Evans, of Richmond, offered the following, and asked the suspension of the rules for its introduction, which was done:

Resolved, That the Treasurer of the Commonwealth of Virginia be instructed to report at once to the General Assembly of Virginia what funds of this State are now deposited in banks of this State, the amount deposited, when deposited, by what officer of the State deposited, and under what authority deposited, and what security the State has for each one of said deposite; and especially whether any money of the State was deposited in the Planters and AN IMPORTANT INQUIRY.

After which the resolution was agreed to. THE OTSTER QUESTION. THE OYSTER QUESTION.

Nr. Ross offered the following, which was adopted: That the Committee on Cheapcake and its Tributaries be instructed to report as speedily as possible, by kill or otherwise, such legislation amendatory to the act approved March 4, 1884, for the preservation of oysters, or otherwise, as may be necessary to better protect and assist the oyster industry of the State.

BOND-FIRE. Colonel Ryans, from the joint committee

as to disabled soldlers the Auditor reported that in Class No. 1 there were 1,632 appli-cations from disabled soldlers and marines, which had been allowed; in Class No. 2.

great shouts of laughter and applause. THE ELECTORAL DEAPPORTIONMENT BILL.

and the bill was passed by a two-thirds COUPONS AND THE DEST.

House bill No. 2, receasing section 5 of chapter 84 of Acts of Assembly of 1881–82, approved February 14, 1882, was reported, and Mr. Graves, of Redford, moved to amend as follows:

Strike out after the word "money," in line 59, and insert the following: "But such bonds shall not be given for interest either on registered or coupon bonds mentioned in or funded under this act falling due after July 1, 1882, whether such interest be evidenced by coupons or otherwise, shall be taken as the date of exchange of the several classes of bonds and evidences

the rules were suspended and the bill passed unanimously.

On the motion to suspend the rules Mr. Dun Green objected, whereupon Mr. Munford, in explaining the bill to the House, said he earnestly hoped that the bill would not be postponed. It was a measure amendatory and declaratory of the Riddieberger bill upon a very important point. It was intended to meet the recent decision of Judges Bond and Hughes. The effect of that decision was that coupons maturing after the 1st of July, 1882, could be funded dollar for dollar and made a part of the principal of the debt. He insisted that such was certainly not the intention of the framers of the Riddleberger bill or of the General Assembly which passed it. The intent of the authors of that till was to fix the 1st of July, 1882, as the time of exchange and the date to which the principal of the debt was to be calculated and

Mile locks to draw water directly from the river. At present the water comes down the canal from the Nine-Mile locks.

all Republicans, and they wished Messrs. Wickham and Calinhan to cooperate to that

that committee had in its membership a large number of United States senators who went out to Chicago as partisans of

New York, August 15.—The game today between the Brooklyn and the Virginta Chibs was witnessed by a large and
enthusastic gathering. The visitors were
not in good shape, being especially weak
in the box and behind the bat. The playing of Meegan in the right field and of
Johnston in the centre field was greatly admired, and the latter was vigorously applanded for a fine one-handed eatch of a
fly-ball after a long run. Powell at first
was also strong in his play, but other
wise the team did not show up as well as
on previous occasions.

Both Senator Turner and Delegast
Hubard offered to withdraw in the interest
of reconciliation if General Mahone and
their committee would agree to it.
It is believed that quite a number of
those present will press General Mahone
to accept General Wickham's terms, but
the little General will be reversing his political record if he makes so great a concession. There are others who, while concession. There are others who, while concession are the caucus last evening, yet think
that the move at this particular time is
well calculated to ruse the suspicion that

ann. Messrs, Wickham and Callahan remained

CHEWNING & ROSE, trustee's sale small one-story frame dwelling and lot on the north line of Charity between St. Pani and St. Peter Streets, at 6 P. M. RICHMOND BAZAR, 10 A. M., horses, mules

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SPECIAL LIMITED EXCURSION NATURAL BRIDGE.

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Call at 709 Broad, 1559 Main, and 1206 Main, and lave your name and present tickets. ** as to scenar reduced rates at heiss. Train hewes Eighthstreet depot at 9:20 A. M.

an 13,16,17,20,22,25

DRUGSTORE FOR SALE. Owing to my lil-health, I offer a RARE BAR-GAIN. A paying business and esfe investment. This is a bono-fide supportunity. Du. HOLLON, au 16-11* Newport's News. Va.

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GOLD WATCH, minute repeater; made
by Dent. London. Will be sold cheep for
cash. Apply to
an 14-sod; we 920 Main street. BUSINESS CHANCE. FOR SALE. A

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